UNITED STATES BANKRUPTCY COURT MIDDLE DISTIRCT OF FLORIDA ORLANDO DIVISION

In re:	
DERRICK WAYNE PEDIGO CHRISTINA ANN PEDIGO,	CASE NO.: 6:16-bk-07399-CCJ
Debtor./	
FIRST AMENDED CH	APTER 13 PLAN
CHECK ONE:	
Debtor ¹ certifies that the Plan does the Court at the time of the filing of this case. stricken.	not deviate from the model plan adopted by Any nonconforming provisions are deemed
<u>x</u> The Plan contains provisions that <u>Nonconforming Provisions</u> . Any nonconforming prostricken.	are specific to this Plan in paragraph 9, ovision not set forth in paragraph 9 is deemed
1. MONTHLY PLAN PAYMENTS. Plan pashall begin 30 days from petition filing/conversion. Trustee for the period of 60 months. If the portion not retained will be disbursed to allowed command the many cause an increased distribution to the unsecured many cause an increased distribution to the unsecured many cause and increased distribution distribution to the unsecured many cause and increased distribution distribution distribution distribution distri	he Trustee does not retain the full 10%, any claims receiving payment under the plan and
(A) \$2,037.33 for months 1 through 6 (B) \$ for months through (C) \$ for months through	
To pay the following creditors:	
2. <u>ADMINISTRATIVE ATTORNEY'S FEE</u>	<u>'S</u> .
Base Fee \$7,403.00 Total Paid Prepetition \$403.	.00 Balance Due \$7,000.00
Estimated Additional Fees Subject to Court App	roval \$ <u>2,750.00</u>
Attorney's Fees Payable through Plan \$805.00 M	onthly (subject to adjustment)
*Please see Paragraph 9 below	

¹ All references to "Debtor" include and refer to both of the debtors in a case filed jointly by two individuals.

3. PRIORITY CLAIMS (as defined in 11 U.S.C. § 507)	3.	PRIORITY	CLAIMS	(as defined i	n 11	U.S.C.	§ 507),	
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Last 4 Digits of Acct No.	Creditor	Total Claim
None		

- **4. TRUSTEE FEES.** Trustee shall receive a fee from each payment received, the percentage of which is fixed periodically by the United States Trustee.
- **SECURED CLAIMS.** Pre-confirmation payments allocated to secured creditors under the Plan, other than amounts allocated to cure arrearages, shall be deemed adequate protection payments.
- (A) Claims Secured by Real Property Which Debtor Intends to Retain/ Mortgage Payments and Arrears, if any, Paid through the Plan. If the Plan provides for curing prepetition arrearages on a mortgage, Debtor will pay, in addition to all other sums due under the proposed Plan, all regular monthly post petition mortgage payments to the Trustee as part of the Plan. These mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter. The Trustee shall pay the post petition mortgage payments on the following mortgage claims:

Last 4 Digits Creditor of Acct No.	Collateral Address	Reg. Mo. Pmt.	Gap Pmt.	Arrears
None				

(B) Claims Secured by Real Property/Debtor Intends to Seek Mortgage Modification. Pending the resolution of a mortgage modification request, Debtor shall make the following adequate protection payments to the Trustee: (1) for *homestead* property, the lesser of 31% of gross disposable monthly income of Debtor and non-filing spouse, if any (after deducting homeowners association fees), or the normal monthly contractual mortgage payment, or (2) for *non-homestead*, income-producing property, 75% of the gross rental income generated from the property:

Last 4 Digi of Acct. No	its Creditor o.	Collateral Address	Pmt. Amt.
0305	Central Fl Educator	s 2081 Key Lime Street	\$923.60
	Federal Credit Uni	on Ocoee, FL 34761	
Deb	otors are paying the co	ontractual payment	

Valuation APPLIES. Under 11 U.S.C. § 1322(b)(2), this provision does not apply to a claim secured solely by Debtor's principal residence. A separate motion to determine secured status or

(C) Claims Secured by Real Property or Personal Property to Which Section 506

to value the collateral must paid:	be filed. The seco	ared portion of the c	laim, estimated below, si	hall be
Last 4 Digits Creditor of Acct No.	Collateral Desc./Address	Claim Amt. Value	Pmt. Interest @%	•
None				
(D) Claims Secur 506 Valuation DOES NOT full with interest:			al Property to Which S cured creditors shall be	
Last 4 Digits Creditor of Acct No.	Collateral Desc./Address	Claim Amt. Pmt.	Interest @%	
0001 Central Fl Educators Federal Credit Un	:		\$103.60 5%	
(E) Claims Secured Curing Arrearages, if any,			ning Regular Paymen	ts and
Last 4 Digits Creditor of Acct No.	Collateral Description	Regular Payme	nt Arrearages	
None				
(F) Secured Claims claims/lease claims are bein and are to continue to be p automatic debit/draft. The au	g made via autoraid direct to the	matic debit/draft from creditor or lessor b	y Debtor outside the Pl	ccount lan via

personam as to any codebtor as to these creditors and lessors upon the filing of this Plan. Nothing herein is intended to terminate or abrogate Debtor's state law contract rights. (Note: The Plan must provide for the assumption of lease claims that Debtor proposes to pay direct in the Lease/Executory Contract Section 6 below.)

of Acct No.	Creditor	Property/Collateral
None		
, ,	s to be Avoided per 11 U.S.C. § 522/Sto avoid a lien under § 522 or to determine be filed.	
Last 4 Digits of Acct No.	Creditor	Collateral Description/Address
0080 Cent	tral Fl Educators Federal Credit Union	2081 Key Lime Street
		Ocoee, FL 34761
below.)	ovide for the rejection of lease claims i	•
Last 4 Digits of Acct No.	Creditor	Property/Collateral to be Surrendered
None		
secured creditors. as to any codebtor neither terminated	<u> </u>	s to Debtor and <i>in rem</i> and <i>in personam</i> state law contract rights and defenses are
TYOHE		

6. <u>LEASES/EXECUTORY CONTRACTS.</u>

Last 4 Digits of Acct No.	Creditor	Property	Assume/Reject-Surrender	Est. Arrears
None				

GENERAL UNSECURED CREDITORS. General unsecured creditors with allowed claims shall receive a *pro rata* share of the balance of any funds remaining after payments to the above referenced creditors or shall otherwise be paid under a subsequent Order Confirming Plan. The estimated dividend to unsecured creditors shall be no less than \$43,606.80.

8. <u>ADDITIONAL PROVISIONS:</u>

- (A) Unless otherwise ordered, secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
- (B) Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as allowed by an Order of the Bankruptcy Court.
- (C) Property of the estate (check one)*
 - (1) _____ shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise; or
 - (2) x shall vest in Debtor upon confirmation of the Plan.

*If Debtor fails to check (1) or (2) above, or if Debtor checks both (1) and (2), property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.

- (D) The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief and/or the proofs of claim as filed and allowed. The Trustee shall only pay creditors with filed and allowed proof of claims. An allowed proof of claim will control, unless the Court orders otherwise.
- (E) The Debtor may attach a summary or spreadsheet to provide an estimate of anticipated distributions. The actual distributions may vary. If the summary or spreadsheet conflicts with this Plan, the provisions of the Plan control prior to confirmation, after which time the Order Confirming Plan shall control.
- (F) Debtor shall timely file all tax returns and make all tax payments and deposits when due. (However, if Debtor is not required to file tax returns, Debtor shall provide Trustee with a statement to that effect.) For each tax return that becomes

due after the case is filed, Debtor shall provide a complete copy of the tax return, including business returns if Debtor owns a business, together with all related W-2s and Form 1099s, to the Trustee within 14 days of filing the return. Unless otherwise ordered by the Court, Debtor shall turn over to the Trustee all tax refunds in addition to regular Plan payments. Debtor shall not instruct the Internal Revenue Service or other taxing agency to apply a refund to the following year's tax liability. **Debtor shall spend no tax refunds without prior court approval.**

9. <u>NONCONFORMING PROVISIONS</u>:

Attorney Fees: The Debtors' attorneys fees co	onsist of \$4,500.00 for the representation of the
Debtors in the Chapter 13 and \$2,500.00 for t	the mortgage modification mediation process.
\$403.00 consists of the filing fee, the mortgage 1	modification mediation registration fee and the
\$53.00 credit report fee.	-
· •	
The Debtors have scheduled \$29,829.00 of unsecu	ared debt on Schedule F. They are disputing
\$13,316.00 in unsecured debt.	•
/s/ DERRICK WAYNE PEDIGO	
DERRICK WAYNE PEDIGO, Debtor	Dated: January 24, 2017
,	
/s/ CHRISTINA ANN PEDIGO	
CHRISTINA ANN PEDIGO Debtor	Dated: January 24, 2017

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Chapter 13 Plan of Debtors was furnished by United States mail, postage prepaid, to All Creditors and Parties in Interest as listed on the Court's Matrix as attached, on this 24th day of January, 2017.

/s/ ADAM G. RUSSO

Adam G. Russo, Esq. Attorney for Debtor Myers & Eichelberger, P.L. Florida Bar No. 84633 5728 Major Blvd., Suite 735 Orlando, FL 32819

Telephone: 407-926-2455 Facsimile: 407-536-4977 adam@themelawfirm.com

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		Central Fl 1st	Central FL Car	Atty Fees		Monitoring Fees	Unsecured	Trustee Fee	Total	
12/11/2016	1	923.6		805	Mediation ree	Monitoring rees	1.4	203.73		
1/11/2017	2	923.6		805			1.4	203.73	2037.33	!
2/11/2017	3	923.6		805			1.4	203.73		
3/11/2017	4	923.6		805			1.4	203.73		1
4/11/2017	5			805						1
5/11/2017	6	923.6		475	200	F0	1.4	203.73		
		923.6		4/5	280	50		203.73	2037.33	
6/11/2017	7	923.6			755	50		203.73	2037.33	1
7/11/2017	8	923.6			755	50		203.73	2037.33	
8/11/2017	9	923.6	103.6		710	50		203.73	2037.33	
9/11/2017	10	923.6	103.6			50		203.73	2037.33	1
10/11/2017	11	923.6	103.6			50		203.73	2037.33	
11/11/2017	12	923.6	103.6			50		203.73	2037.33	
12/11/2017	13	923.6				50		203.73	2037.33	1
1/11/2018	14	923.6				50		203.73	2037.33	
2/11/2018	15	923.6				50		203.73	2037.33	
3/11/2018	16	923.6				50		203.73		1
4/11/2018	17	923.6				50				1
5/11/2018	18	923.6				50		203.73		
6/11/2018	19	923.6				50		203.73	2037.33	
7/11/2018	20	923.6				50		203.73	2037.33	1
8/11/2018	21	923.6				50		203.73	2037.33	
9/11/2018	22	923.6				50	860	203.73	2037.33	
10/11/2018	23	923.6				50	860	203.73	2037.33	
11/11/2018	24	923.6				50	860	203.73	2037.33	
12/11/2018	25	923.6				50	860	203.73	2037.33	
1/11/2019	26	923.6				50	860	203.73	2037.33	
2/11/2019	27	923.6				50		203.73	2037.33	
3/11/2019	28	923.6				50	860	203.73	2037.33	
4/11/2019	29	923.6				50	860	203.73	2037.33	
5/11/2019	30	923.6				50	860	203.73	2037.33	
6/11/2019	31	923.6				50	860	203.73	2037.33	
7/11/2019	32	923.6				50	860	203.73	2037.33	
8/11/2019	33	923.6				50	860	203.73	2037.33	
9/11/2019	34	923.6				50	860	203.73	2037.33	
10/11/2019	35	923.6				50	860	203.73	2037.33	
11/11/2019	36	923.6				50	860	203.73	2037.33	
12/11/2019	37	923.6				50	860	203.73	2037.33	
1/11/2020	38	923.6				50	860	203.73	2037.33	
2/11/2020	39	923.6				50	860	203.73	2037.33	
3/11/2020	40	923.6				50	860	203.73	2037.33	
4/11/2020	41	923.6				50	860	203.73	2037.33	
5/11/2020	42	923.6				50	860	203.73	2037.33	
6/11/2020	43	923.6				50	860	203.73	2037.33	
7/11/2020	44	923.6				50	860	203.73	2037.33	
8/11/2020	45	923.6				50	860	203.73	2037.33	
9/11/2020	46	923.6				50	860	203.73	2037.33	
10/11/2020	47	923.6				50	860	203.73	2037.33	
11/11/2020	48	923.6				50	860	203.73	2037.33	
12/11/2020	49	923.6				50		203.73	2037.33	
	50	923.6				50	860	203.73	2037.33	
	51	923.6				50	860	203.73	2037.33	
	52	923.6				50	860	203.73	2037.33	
	53	923.6				50		203.73	2037.33	1
	54	923.6				50		203.73	2037.33	
	55	923.6				50		203.73		
	56	923.6				50		203.73		1
	57	923.6				50		203.73		1
	58	923.6				50		203.73	2037.33	
	59	923.6				50		203.73		1
	60	923.6				50		203.73	2037.33	1
	50	323.0				30	300	203.73	2037.33	<u> </u>
										
		55416	1243.2	4500	2500	2750	43606.8	12223.8	122239.8	
		33410	1243.2	4300	2300	2/30	43000.0	12223.0	122233.0	1

Page 8 of 8 Pedigo Label Matrix for local noticing Case 6:16-bk-07399-CCJ Doc 22 Filed 01/24/17 c/o Christopher R. Thompson, Esq. 2081 Key Lime Street Case 6:16-bk-07399-CCJ Ocoee, FL 34761-3932 200 S. Orange Ave., Suite 800 Middle District of Florida Orlando, FL 32801-6404 Orlando Tue Jan 24 13:36:30 EST 2017 Derrick Wayne Pedigo Amber Ridge Homeowners Amber Ridge Homeowners Association, Inc. 2081 Key Lime Street Association, Inc. Ocoee, FL 34761-3932 Katzman Garfinkel Post Office Box 593 5297 West Copans Road Ocoee, FL 34761-0593 Margate, FL 33063-7706 Central Florida Educators Central Florida Educators Barclays Bank Delaware Post Office Box 8801 Federal Credit Union Federal Credit Union Wilmington, DE 19899-8801 1000 Primera Boulevard c/o Burr & Forman, L.P. Lake Mary, FL 32746-2194 200 S. Orange Ave., Ste. 800 Orlando, FL 32801-6404 Central Florida Educators FCU Chase Card Citibank South Dakota, N.A. Christopher R. Thompson, Esq. Attn: Correspondence c/o Midland Funding 2365 Northside Dr BURR & FORMAN LLP Post Office Box 15298 200 S. Orange Avenue, Suite 800 Wilmington, DE 19850-5298 Suite 300 San Diego, CA 92108-2709 Orlando, Florida 32801-6404 DJ Orthopedics, LLC Florida Department of Revenue GE Money Bank c/o Aargon Agency Bankruptcy Unit c/o Portfolio Recovery 8668 Spring Mountain Rd Post Office Box 6668 Post Office Box 41067 Las Vegas, NV 89117-4132 Tallahassee FL 32314-6668 Norfolk, VA 23541-1067 Internal Revenue Service Leconte Emergency Department Orange County Tax Collector Post Office Box 7346 c/o Revenue Recovery Corp PO Box 545100 Philadelphia PA 19101-7346 7005 Middlebrook Pike Orlando FL 32854-5100 Knoxville, TN 37909-1156 University Surgical Center Vista Radiology PC West Orlando ER Physicians c/o Mnet Fin Inc. c/o Revenue Recovery Corp Post Office Box 23419 95 Argonaut 7005 Middlebrook Pike Jacksonville, FL 32241-4419 Aliso Viejo, CA 92656-4133 Knoxville, TN 37909-1156

West Orlando ER Physicians c/o Profesional Adjmnt Co

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Laurie K Weatherford + Post Office Box 3450 Winter Park, FL 32790-3450

Christopher R Thompson + 200 S Orange Ave, Ste 800 Orlando, FL 32801-6404

United States Trustee - ORL7/13 7+ Office of the United States Trustee George C Young Federal Building 400 West Washington Street, Suite 1100 Orlando, FL 32801-2210

End of Label Matrix Mailable recipients 25 Bypassed recipients 0 Total 25